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2004 Regular Session (4lr1001)

President.

ENROLLED BILL

-- Education, Health, and Environmental Affairs/Environmental Matters --

Introduced by The President (By Request - Administration) and Senators Colburn, Haines, Hooper, Jacobs, Kittleman, Schrader, and Stoltzfus

Read and Examined by Proofreaders: Proofreader. Proofreader. Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of _____ at _____ o'clock, ____M. CHAPTER 1 AN ACT concerning 2 Water Pollution - State Waters - The Chesapeake Bay Watershed and 3 Atlantic Coastal Bays Bay Restoration Fund 4 FOR the purpose of adding a certain alternative to requirements for nutrient 5 management plans; altering requirements relating to filings concerning nutrient 6 management plans; eliminating the requirement that a certain farm owner or 7 operator grant the Department of Agriculture the right of entry for a certain 8 purpose; altering the term and fee for the renewal of certain licenses and 9 certificates; authorizing the Department of Agriculture to issue certain 10 certificates for persons operating a farm under certain circumstances; authorizing the Department of Agriculture to procure the services of private 11 certified nutrient management consultants to develop nutrient management 12 plans; authorizing the Department of Agriculture to review certain plans and 13 records under certain circumstances; providing for certain site visits under 14

certain circumstances; establishing the Chesapeake Bay Watershed and Atlantie

<u>Coastal Bays</u> <u>Bay</u> Restoration Fund in the Department of the Environment;

- 1 <u>declaring certain legislative intent related to the Fund;</u> authorizing the
- 2 Maryland Water Quality Financing Administration of the Department of the
- 3 <u>Environment</u> to award certain grants <u>and loans</u> from the Fund; providing for the
- 4 money in the Fund to be used for grants and loans to upgrade the nutrient
- 5 removal technology at certain wastewater facilities to achieve enhanced
- 6 nutrient removal and for certain other uses, in accordance with certain criteria;
- 7 establishing an environmental surcharge certain Bay restoration fees to be paid
- 8 by users of wastewater facilities, onsite sewage disposal systems, and sewage
- 9 <u>holding tanks, and providing for certain exemptions; providing for the collection</u>
- of the fees by certain collection authorities; authorizing the Comptroller to adopt
- certain regulations; providing for the management of the Fund, including the
- establishment from certain fee revenue of a separate account within the Fund to
- be used for certain purposes; providing for the payment of certain
- administrative costs; establishing a certain advisory committee, and providing
- 15 <u>for certain terms, membership, and duties of the committee; requiring certain</u>
- reports the committee to report to certain persons by certain dates; requiring
- 17 the Department to adopt certain regulations; authorizing the Department to
- 18 adopt certain regulations relating to a certain surcharge; providing for the
- payment of certain bond revenue to the Fund; defining certain terms; providing
- 20 <u>for the staggering of the terms of certain members of the Advisory Committee;</u>
- 21 <u>requiring the Department to jointly report to certain legislative committees on or</u>
- 22 <u>before a certain date;</u> providing for the staggering of the terms of certain
- 23 members of the Advisory Committee; and generally relating to the
- 24 establishment and management of the Chesapeake Bay Watershed and Atlantic
- 25 <u>Coastal Bays</u> Restoration Fund <u>reduction of nutrient water pollution in waters of</u>
- 26 the State, particularly the Chesapeake Bay and the Atlantic Coastal Bays.
- 27 BY repealing and reenacting, with amendments,
- 28 Article Agriculture
- 29 Section 8-801.1, 8-803, 8-803.1, and 8-806
- 30 Annotated Code of Maryland
- 31 (1999 Replacement Volume and 2003 Supplement)
- 32 BY repealing and reenacting, with amendments,
- 33 Article Environment
- 34 Section 9-1601, 9-1604, 9-1611, 9-1616, and 9-1617
- 35 Annotated Code of Maryland
- 36 (1996 Replacement Volume and 2003 Supplement)
- 37 BY adding to
- 38 Article Environment
- 39 Section 9-1605.2
- 40 Annotated Code of Maryland
- 41 (1996 Replacement Volume and 2003 Supplement)

1 2			CTED BY THE GENERAL ASSEMBLY OF of Maryland read as follows:
3			Article - Agriculture
4	<u>8-801.1.</u>		
5 6	(a) (1) factors including:	Each nu	trient management plan shall be developed considering
7		<u>(i)</u>	Levels of bioavailable nitrogen and phosphorus in the soil;
8 9	materials to be applie	<u>(ii)</u> ed;	Levels of bioavailable nitrogen and phosphorus in all fertilizer
	expected crop yield for determined by:	(iii) or the lan	The amount of nitrogen and phosphorus necessary to achieve the ad that is the subject of the nutrient management plan, as
13 14	<u>crop; or</u>		1. The field's actual yield record and soil productivity for that
	productivity for a creating and soil;	op is unav	2. <u>If information concerning actual yield record and soil</u> vailable, relevant information concerning similar fields
18		<u>(iv)</u>	Soil erodibility and nutrient retention capacity;
19 20	Department and the	<u>(v)</u> Universit	1. The best reasonable scientific methods accepted by the y of Maryland Cooperative Extension Service; OR
	DEVELOPMENT OF		2. <u>SCIENTIFICALLY VALIDATED DATA FOR THE</u> RIENT MANAGEMENT PLAN AS DEFINED BY THE TION; and
24		<u>(vi)</u>	Existing best management practices.
	(2) management decision farmer.		trient management plan shall provide flexibility for ay be required by conditions beyond the control of the
28 29	(b) (1) filed AND UPDATED		A SUMMARY OF EACH nutrient management plan shall be Department[:
30		<u>(i)</u>	When it is developed; and
31 32	<u>DEPARTMENT REQ</u>	<u>(ii)</u> QUIRES E	Each time it is updated] AT A TIME AND IN A FORM THAT THE BY REGULATION.

	or operator t with the plan		partment o	sion of the plan shall include a grant by the property owner of a right of entry on the property to evaluate compliance partment:
4 5	allows the pr	operty o		Enters the property in daylight hours at a reasonable time that perator the opportunity to be present; and
6 7	<u>inconvenienc</u>	ce to the j		Conducts its evaluation in a manner that minimizes any
			3 years in	artment shall maintain a copy of each [nutrient management a manner that protects the identity of the individual for t plan was prepared.
11	<u>8-803.</u>			
12 13	(a) applicant sh		y for certij	fication as a nutrient management consultant, an
14 15	requires; an	<u>(1)</u> <u>d</u>	Submit to	o the Department an application on the form the Department
16 17	subtitle.	<u>(2)</u>	Pay to th	te Department the certification fee stated in § 8-806 of this
18	<u>(b)</u>	The Dep	oartment s	hall certify any individual who:
19		<u>(1)</u>	Meets the	e requirements of this subtitle;
20 21	program on	(2) the prop		e Department's educational requirements, including a ution of nutrients;
22		<u>(3)</u>	Passes a	Department approved examination; and
23		<u>(4)</u>	<u>(i)</u>	Is employed by a person licensed under this subtitle; or
24			<u>(ii)</u>	Holds a license as required by this subtitle.
25	<u>(c)</u>	To apply	y for a lice	ense an applicant shall:
26 27	requires; an	(1) <u>d</u>	Submit to	o the Department an application on the form the Department
28 29	this subtitle.	<u>(2)</u>	Pay to th	te Department the applicable license fee stated in § 8-806 of
30 31	<u>(d)</u> subtitle.	The Dep	partment <u>s</u>	hall license a person who meets the requirements of this
32 33	(e) renewed as j			cense is issued for 1 year unless the certificate or license is btitle.

1 2	<u>(f)</u> [an addition			shall renew the certificate or license of any applicant for AR term if the applicant:
3	<u>requires;</u>	<u>(1)</u>	<u>Submits</u>	a renewal application on the form that the Department
5 6	<u>subtitle;</u>	<u>(2)</u>	Pays to	the Department the applicable fee stated in § 8-806 of this
7		<u>(3)</u>	<u>Complie</u>	es with applicable continuing education requirements;
8 9	<u>and</u>	<u>(4)</u>	Complie	es with applicable record keeping and reporting requirements;
10		<u>(5)</u>	<u>Otherwi</u>	se is entitled to be certified or licensed.
			RTIFICA	EPARTMENT MAY ISSUE A FARM OPERATOR'S PLAN ATE TO A PERSON OPERATING A FARM FOR THE PERSON'S OWN NUTRIENT MANAGEMENT PLAN.
14 15	FARM:	<u>(2)</u>	THE CE	ERTIFICATE IS VALID PROVIDED THE PERSON OPERATING THE
16 17	SUBTITLE;		<u>(I)</u>	HAS PAID THE ONE-TIME FEE PROVIDED IN § 8-806 OF THIS
18 19	<u>DEPARTMI</u>	ENT;	<u>(II)</u>	HAS PASSED AN EXAMINATION AS DETERMINED BY THE
20 21	REQUIREM	<u>IENTS;</u>	(III)	COMPLIES WITH APPLICABLE CONTINUING EDUCATION
22 23	REPORTING	G REQU	<u>(IV)</u> IREMEN	<u>COMPLIES WITH APPLICABLE RECORD KEEPING AND</u> TS; AND
24			<u>(V)</u>	OTHERWISE IS ENTITLED TO BE CERTIFIED.
25	<u>8-803.1.</u>			
26 27	<u>(a)</u> calendar yed			gross income" means the actual income that is received in a ectly from the farm or agricultural use of the land.
28	<u>(b)</u>	This sec	tion does	not apply to:
29		<u>(1)</u>	An agric	cultural operation with less than \$2,500 in gross income; or
30 31	1,000 pound	(<u>2)</u> ls of live (ock operation with less than eight animal units defined as eight per animal unit.
32 33	(c)	The Gov	vernor sh	all provide sufficient funding in each fiscal year's budget

6

1		<u>(1)</u>	Assist in the development of nutrient management plans;
2 3	section;	<u>(2)</u>	Meet the technical assistance and evaluation requirements of this
4 5	<u>Transportati</u>	<u>(3)</u> ion Projec	Meet the State's requirements for the implementation of the Manure ct under § 8-704.2 of this title; and
6 7	Quality Cost	<u>(4)</u> t Share P	Provide State assistance under the Maryland Agricultural Water rogram in the Department.
10		<u>it consulte</u>	State cost sharing may be made available [to farmers] to help offset nutrient management plan prepared by a certified nutrient ant who is not employed by the federal, State, or a local
12 13	disburseme	(2) nt of State	The Secretary of Agriculture shall adopt regulations authorizing the cost sharing funds under this subsection.
			THE DEPARTMENT MAY PROCURE THE SERVICES OF A PRIVATE ENT MANAGEMENT CONSULTANT TO DEVELOP NUTRIENT ANS FOR PERSONS OPERATING A FARM.
			By December 31, 2001, a person who, in operating a farm, uses nall have a nutrient management plan for nitrogen and ts the requirements of this subtitle.
20 21	sludge or an	<u>(2)</u> nimal mar	(i) By December 31, 2001, a person who, in operating a farm, uses nure, shall have a nutrient management plan for nitrogen.
	or animal m		(ii) By July 1, 2004, a person who, in operating a farm, uses sludge nall have a nutrient management plan for nitrogen and
			By December 31, 2002, a person who, in operating a farm, uses nall comply with a nutrient management plan for nitrogen and ts the requirements of this subtitle.
		<u>nimal mar</u>	(i) By December 31, 2002, a person who, in operating a farm, uses nure, shall comply with a nutrient management plan for nitrogen ements of this subtitle.
			(ii) By July 1, 2005, a person who, in operating a farm, uses sludge nall comply with a nutrient management plan for nitrogen and ts the requirements of this subtitle.
36		at least 6 developn	n may meet the requirements of subsection (e) of this section by 0 days before the applicable date set forth in subsection (e) of this nent of a nutrient management plan by a certified nutrient management.

	(h) (1) If a person violates the provisions of subsection (e) of this section, the Department shall notify the person that the person is in violation of the requirement to have a nutrient management plan.
	(2) After a reasonable period of time, if the person fails to have a nutrient management plan, the person is subject to an administrative penalty not to exceed (250).
7 8	(i) (1) A person who violates any provision of subsection (f) of this section or fany rule, regulation, or order adopted or issued under this section is subject to:
9	(i) For a first violation, a warning; and
	(ii) For a second or subsequent violation, after an opportunity for a hearing which may be waived in writing by the person accused of a violation, an administrative penalty that may be imposed by the Department of Agriculture.
13 14	(2) The penalty imposed on a person under paragraph (1)(ii) of this subsection shall be:
15 16	(i) Up to \$100 for each violation, but not exceeding \$2,000 per farmer or operator per year; and
17	(ii) Assessed with consideration given to:
	1. The willfulness of the violation, the extent to which the existence of the violation was known to but uncorrected by the violator, and the extent to which the violator exercised reasonable care;
21	<u>Any actual harm to the environment or to human health;</u>
22 23	3. The available technology and economic reasonableness of controlling, reducing, or eliminating the violation; and
24 25	4. The extent to which the current violation is part of a recurrent pattern of the same or similar type of violation committed by the violator.
26 27	(3) (i) Except as provided in subparagraph (ii) of this paragraph, each day a violation occurs is a separate violation under this subsection.
28 29	(ii) <u>Daily penalties do not continue to accrue as long as the farmer</u> takes reasonable steps to correct the violation.
30 31	(4) Any penalty imposed under this subsection is payable to the Maryland Agricultural Water Quality Cost Share Program within the Department.
32	(j) If a person violates any provision of this section, the Department may:
33 34	(1) Require repayment of cost share funds under Subtitle 7 of this title for the project that is in violation; or

1 2	<u>title.</u>	<u>(2)</u>	Deny or restrict future cost share payments under Subtitle 7 of this
3 4	(k) this section.	<u>(1)</u>	The Department shall determine compliance with the provisions of
			THE DEPARTMENT MAY REVIEW THE NUTRIENT MANAGEMENT S RELATING TO THE PLAN AT A LOCATION AGREED TO BY THE THE PERSON OPERATING THE FARM.
10 11	SHALL BE I	LIMITED IS IN CO	IN CONDUCTING A SITE VISIT AND REVIEWING THE NUTRIENT N AND RELATED RECORDS, THE DEPARTMENT'S EVALUATION SOLELY TO DETERMINING WHETHER THE PERSON OPERATING OMPLIANCE WITH THE PROVISIONS OF THIS SECTION AND THE SLEMENTING THIS SECTION.
13		<u>(4)</u>	IN CONDUCTING A SITE VISIT, THE DEPARTMENT SHALL:
14 15	HOURS AD	VANCE I	(I) PROVIDE THE PERSON OPERATING THE FARM AT LEAST 48 NOTICE;
16 17		ON OPER	(II) ENTER THE PROPERTY AT A REASONABLE TIME THAT ALLOWS ATING THE FARM TO BE PRESENT; AND
18 19	<u>ANY INCON</u>	<u>IVENIEN</u>	(III) CONDUCT THE EVALUATION IN A MANNER THAT MINIMIZES ICE TO THE PERSON OPERATING THE FARM.
22	<u>DEPARTMI</u> <u>MANAGEM</u>	ENT PLA	IF A PERSON OPERATING A FARM FAILS TO COOPERATE WITH THE QUEST TO CONDUCT A SITE VISIT AND REVIEW OF A NUTRIENT AND RECORDS RELATING TO THE PLAN, THAT PERSON IS ECTIONS (I) AND (J) OF THIS SECTION.
24	<u>8-806.</u>		
25 26	<u>(a)</u> fees under ti		or a government agency, the Department shall charge the following e:
27		<u>(1)</u>	Certificate (nutrient management consultant) \$50;
28		<u>(2)</u>	License (individual or sole proprietorship) \$50;
29		<u>(3)</u>	License (corporation or partnership) \$100; [and]
30		<u>(4)</u>	Renewal [\$50] \$150; AND
31		<u>(5)</u>	CERTIFICATE (FARM OPERATOR'S PLAN DEVELOPMENT) \$20.
32 33			artment shall charge an applicant for the full cost of any training

1 2	(c) Fund of the		eys colled	cted under this subtitle shall be deposited in the General
3				Article - Environment
4	9-1601.			
5 6	(a) words have t			ext clearly requires otherwise, in this subtitle the following cated.
7 8	(b) Administrati		istration"	' means the Maryland Water Quality Financing
	(C) <u>COASTAL</u> <u>SUBTITLE</u>	BAYS B		ATION FUND" MEANS THE CHESAPEAKE AND ATLANTIC FORATION FUND ESTABLISHED UNDER § 9-1605.2 OF THIS
14	REMOVAL	TECHN	OLOGY T MORE	NUTRIENT REMOVAL" MEANS A BIOLOGICAL NUTRIENT CAPABLE OF REDUCING THE NITROGEN IN WASTEWATER THAN 8 MILLIGRAMS PER LITER, AS CALCULATED ON AN BASIS.
16	[(c)]	(D)	<u>(E)</u>	"Board" means the Board of Public Works.
	Administrat			"Bond" means a bond, note, or other evidence of obligation of the his subtitle, including a bond or revenue anticipation mmercial paper, and refunding bonds.
	Director, in			"Bond resolution" means the resolution or resolutions of the greement, if any, authorizing the issuance of and onditions applicable to bonds.
23 24	L (/ J	(G) of this art	(H) icle who	"Borrower" means a local government or a person as defined in has received a loan.
25	[(g)]	(H)	<u>(I)</u>	"Director" means the Director of the Administration.
26 27	[(h)] Water Revo	(I) lving Loa	(<u>J)</u> an Fund.	"Drinking Water Loan Fund" means the Maryland Drinking
28 29	· /	(K) UNDER		BLE COSTS" MEANS THOSE <u>THE</u> COSTS IDENTIFIED IN § 5.2(I) OF THIS SUBTITLE.
30	(K)	<u>(L)</u>	"ENHA	NCED NUTRIENT REMOVAL" MEANS:
33 34	WASTEWA PER LITER	ATER EF TOTAL	UCING T FLUENT NITRO	HANCED NUTRIENT REMOVAL TECHNOLOGY <u>THAT IS</u> THE NITROGEN AND PHOSPHORUS CONCENTRATIONS IN TO <u>CONCENTRATIONS OF</u> NOT MORE THAN 4 <u>3</u> MILLIGRAMS GEN AND NOT MORE THAN 0.3 MILLIGRAMS PER LITER CALCULATED ON AN ANNUALLY AVERAGED BASIS; <u>OR</u>

37

(Q)

(R)

38 GRANTEE.

(R)

10 **SENATE BILL 320** 1 IF THE DEPARTMENT HAS DETERMINED THAT THE 2 CONCENTRATIONS UNDER ITEM (1) OF THIS SUBSECTION ARE NOT PRACTICABLE 3 FOR A WASTEWATER FACILITY, THE LOWEST AVERAGE ANNUAL WASTEWATER 4 EFFLUENT NITROGEN AND PHOSPHORUS CONCENTRATIONS THAT THE 5 DEPARTMENT DETERMINES ARE PRACTICABLE FOR THAT FACILITY. "EQUIVALENT DWELLING UNIT" MEANS A MEASURE OF 6 7 WASTEWATER EFFLUENT WHERE ONE UNIT IS EQUIVALENT TO: AN AVERAGE OF 250 GALLONS OF WASTEWATER EFFLUENT PER DAY. 8 9 THIS AVERAGE SHALL BE DETERMINED BY THE LOCAL GOVERNMENT OR BILLING 10 AUTHORITY FOR A WASTEWATER FACILITY FOR THE CALENDAR QUARTER OR 11 BILLING CYCLE OF THE WASTEWATER FACILITY; OR 12 IF A LOCAL GOVERNMENT OR BILLING AUTHORITY FOR A 13 WASTEWATER FACILITY HAS ESTABLISHED A DEFINITION FOR "EQUIVALENT 14 <u>DWELLING UNIT" ON OR BEFORE JANUARY 1, 2004, THE TOTAL</u> AVERAGE DAILY FLOW 15 OF WASTEWATER EFFLUENT THAT THE LOCAL GOVERNMENT OR BILLING 16 AUTHORITY FOR A WASTEWATER FACILITY DETERMINES HAS ESTABLISHED TO BE 17 EQUIVALENT TO THE AVERAGE DAILY FLOW OF WASTEWATER EFFLUENT 18 DISCHARGED BY A RESIDENTIAL DWELLING, AND WHICH MAY NOT EXCEED 250 19 GALLONS; OR IF A LOCAL GOVERNMENT OR BILLING AUTHORITY HAS NOT 20 21 ESTABLISHED A DEFINITION FOR "EQUIVALENT DWELLING UNIT" ON OR BEFORE 22 JANUARY 1, 2004, OR IF A LOCAL GOVERNMENT OR BILLING AUTHORITY HAS 23 ESTABLISHED A DEFINITION THAT EXCEEDS 250 GALLONS OF WASTEWATER 24 EFFLUENT PER DAY, AN AVERAGE DAILY FLOW OF 250 GALLONS OF WASTEWATER 25 EFFLUENT. 26 (M) (N) "Facility" means a wastewater facility or all or a portion of a [(i)]27 water supply system as defined in § 9-201(u) of this article. 28 "Federal Safe Drinking Water Act" means Title XIV of the [(i)](O) 29 Public Health Service Act, P.L. 93-523, as amended, 42 U.S.C. § 300f, et seq., and the 30 rules and regulations promulgated thereunder. "Federal Water Pollution Control Act" means the Water 32 Pollution Control Act of 1972, P.L. 92-500, as amended, 33 U.S.C. § 1251, et seq., and 33 rules and regulations promulgated thereunder. "Fund" means a fund established by this subtitle, including the 34 [(1)]35 Water Quality Fund, the Drinking Water Loan Fund, AND THE WATERSHED BAY 36 RESTORATION FUND.

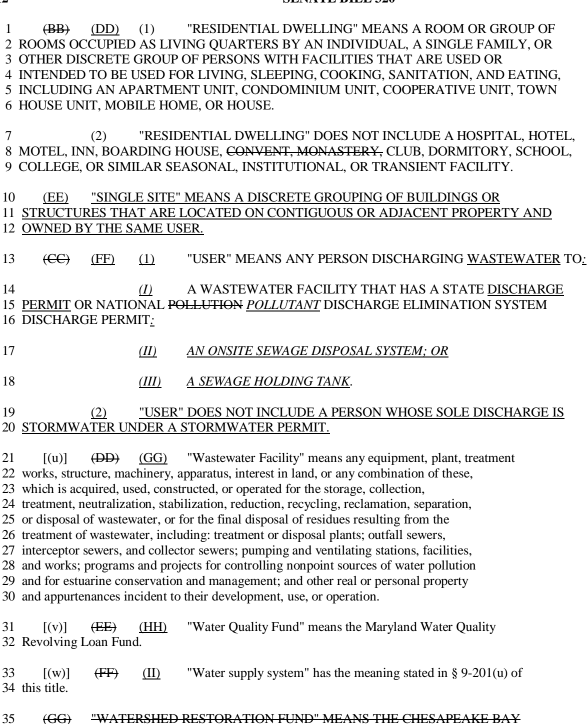
"GRANT" MEANS A GRANT FROM THE ADMINISTRATION TO A

40 THE ADMINISTRATION AND A GRANTEE WITH RESPECT TO A GRANT.

"GRANT AGREEMENT" MEANS A WRITTEN AGREEMENT BETWEEN

- 1 (S) (T) "GRANTEE" MEANS THE GRANT RECIPIENT. 2 (T) <u>(U)</u> "Lender" has the meaning stated in § 9-1606.1 of this subtitle. [(m)]3 (U) <u>(V)</u> "Linked deposit" has the meaning stated in § 9-1606.1 of this [(n)]4 subtitle. 5 (V) (W) "Linked deposit loan" has the meaning stated in § 9-1606.1 of [(0)]6 this subtitle. "Linked deposit program" has the meaning stated in § 9-1606.1 7 (W) (X) [(p)]8 of this subtitle. 9 [(q)] (X)"Local government" means a county, municipal corporation, sanitary 10 district, or other State or local public entity which has authority to own or operate a 11 facility, and includes any combination of 2 or more of the foregoing, acting jointly to 12 construct or operate a facility. 13 "Loan" means a loan from the Administration to a borrower for the [(r)](Y) 14 purpose of financing all or a portion of the cost of a wastewater facility, if the loan is 15 from the Water Quality Fund, or water supply system, if the loan is from the 16 Drinking Water Loan Fund. 17 "Loan agreement" means a written agreement between the 18 Administration and a borrower with respect to a loan. 19 "Loan obligation" means a bond, note, or other evidence of obligation, 20 including a mortgage, deed of trust, lien, or other security instrument, issued or 21 executed by a borrower to evidence its indebtedness under a loan agreement with 22 respect to a loan. 23 "LOCAL GOVERNMENT" MEANS A COUNTY, MUNICIPAL (BB) (1) 24 CORPORATION, SANITARY DISTRICT, OR OTHER STATE OR LOCAL PUBLIC ENTITY 25 WHICH HAS AUTHORITY TO OWN OR OPERATE A FACILITY. "LOCAL GOVERNMENT" INCLUDES ANY COMBINATION OF TWO OR 26 (2) 27 MORE OF THE PUBLIC ENTITIES UNDER PARAGRAPH (1) OF THIS SUBSECTION WHEN 28 ACTING JOINTLY TO CONSTRUCT OR OPERATE A FACILITY. "PERSON" MEANS AN INDIVIDUAL, CORPORATION, PARTNERSHIP, 29 30 ASSOCIATION, THE STATE, A COUNTY, MUNICIPAL CORPORATION, COMMISSION, OR OTHER POLITICAL SUBDIVISION OF THE STATE, AND ANY OF THEIR UNITS UNIT OF 32 THE STATE, COMMISSION, SPECIAL TAXING DISTRICT, OR THE FEDERAL 33 GOVERNMENT. 34 "PERSON" DOES NOT INCLUDE A COUNTY, MUNICIPAL *(2)* 35 CORPORATION, BI-COUNTY OR MULTI-COUNTY AGENCY UNDER ARTICLE 28 OR 29 OF 36 THE CODE, HOUSING AUTHORITY UNDER ARTICLE 44A OF THE CODE, SCHOOL

- 37 BOARD, COMMUNITY COLLEGE, OR ANY OTHER UNIT OF A COUNTY OR MUNICIPAL
- 38 CORPORATION.



36 WATERSHED RESTORATION FUND.

1	9-1604.		
		ram direc	powers set forth elsewhere in this subtitle, but subject to such ctives as the Secretary may from time to time prescribe, the
5		(1)	Adopt and alter an official seal;
6		(2)	Sue and be sued, plead, and be impleaded;
7 8	this subtitle;	(3)	Adopt bylaws, rules, and regulations to carry out the provisions of
9		(4)	Maintain an office at such place as the Secretary may designate;
			Employ consultants, accountants, attorneys, financial experts, and agents as may be necessary in its judgment, and fix their
			Establish regulations, criteria, or guidelines with respect to loans, n obligations, GRANTS, GRANT AGREEMENTS, AND GRANT
16 17		(7) fts of mo	Receive and accept from any source, private or public, contributions, ney or property;
18 19 20	necessary or	(8) convenional convenional	Enter into contracts of any kind, and execute all instruments ent with respect to carrying out the powers in this subtitle to uses of the Administration;
21 22	obligations;	(9)	Make loans, enter into loan agreements, and accept and enforce loan
23 24		(10) PRCE GR	AWARD GRANTS, ENTER INTO GRANT AGREEMENTS, AND ACCEPT ANT OBLIGATIONS;
25 26		[(10)] under thi	(11) Subject to the prior approval of the Board and the Secretary, s subtitle; and
27 28	powers gran	[(11)] ted by th	(12) Do all acts and things necessary or convenient to carry out the is subtitle.
29	9-1605.2.		
30 31	` /	(1) RESTOR	THERE IS A CHESAPEAKE BAY WATERSHED AND ATLANTIC COASTAL RATION FUND.
32 33	RESTORAT	(2) ΓΙΟΝ FU	IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE BAY ND BE:

USED, IN PART, TO PROVIDE THE FUNDING NECESSARY TO 1 (I)2 UPGRADE ANY OF THE WASTEWATER TREATMENT FACILITIES THAT ARE LOCATED IN 3 THE STATE OR USED BY CITIZENS OF THE STATE IN ORDER TO ACHIEVE ENHANCED 4 NUTRIENT REMOVAL WHERE IT IS COST-EFFECTIVE TO DO SO; AND AVAILABLE FOR TREATMENT FACILITIES DISCHARGING INTO 6 THE ATLANTIC COASTAL BAYS OR OTHER WATERS OF THE STATE, BUT THAT 7 PRIORITY BE GIVEN TO TREATMENT FACILITIES DISCHARGING INTO THE 8 CHESAPEAKE BAY. THE WATERSHED BAY RESTORATION FUND SHALL BE MAINTAINED 10 AND ADMINISTERED BY THE ADMINISTRATION IN ACCORDANCE WITH THE 11 PROVISIONS OF THIS SUBTITLE SECTION AND ANY RULES OR PROGRAM DIRECTIVES 12 AS THE SECRETARY OR THE BOARD MAY PRESCRIBE. FOR THE PURPOSES OF THIS SUBTITLE. THERE IS 14 ESTABLISHED AN ENVIRONMENTAL SURCHARGE A BAY RESTORATION FEE TO BE 15 PAID BY ANY USER OF A WASTEWATER FACILITY, AN ONSITE SEWAGE DISPOSAL 16 SYSTEM, OR A HOLDING TANK THAT: 17 IS LOCATED IN THE STATE AS FOLLOWS; OR (I) SERVES A MARYLAND USER AND IS ELIGIBLE FOR FUNDING 18 (II)19 UNDER THIS SUBTITLE. 20 (B) THE BAY RESTORATION FEE IS: (1) BEGINNING JANUARY 1, 2005, FOR EACH RESIDENTIAL 21 (I) 22 DWELLING THAT RECEIVES AN <u>INDIVIDUAL SEWER BILL AND EACH USER OF AN</u> 23 ONSITE SEWAGE DISPOSAL SYSTEM OR A HOLDING TANK THAT RECEIVES A WATER 24 BILL, THE ENVIRONMENTAL SURCHARGE SHALL BE \$2.50 PER MONTH.; 25 BEGINNING JULY OCTOBER 1, 2005, FOR EACH USER OF AN (II)26 ONSITE SEWAGE DISPOSAL SYSTEM, \$2.50 PER MONTH THAT DOES NOT RECEIVE A 27 WATER BILL, \$30 PER YEAR; 28 (III)BEGINNING JULY OCTOBER 1, 2005, FOR EACH USER OF A 29 SEWAGE HOLDING TANK, \$2.50 PER MONTH THAT DOES NOT RECEIVE A WATER BILL, 30 \$30 PER YEAR; AND 31 BEGINNING JANUARY 1, 2005, FOR A BUILDING OR GROUP OF (IV) 32 BUILDINGS UNDER SINGLE OWNERSHIP OR MANAGEMENT THAT RECEIVES A SEWER 33 BILL AND THAT CONTAINS MULTIPLE RESIDENTIAL DWELLINGS THAT DO NOT 34 RECEIVE AN INDIVIDUAL SEWER BILL OR FOR A NONRESIDENTIAL USER WITH AN 35 AVERAGE OF 8,000 EQUIVALENT DWELLING UNITS OR LESS, THE ENVIRONMENTAL **36 SURCHARGE SHALL BE:** 37 FOR EACH EQUIVALENT DWELLING UNIT NOT EXCEEDING 1. 38 2,000 3,000 EQUIVALENT DWELLING UNITS, \$2.50 PER MONTH FOR EACH EQUIVALENT 39 DWELLING UNIT: AND

FOR EACH EQUIVALENT DWELLING UNIT OVER 1 2 EXCEEDING 2,000 3,000 EQUIVALENT DWELLING UNITS AND NOT EXCEEDING 8.000 3 5,000 EQUIVALENT DWELLING UNITS, \$1.25 PER MONTH FOR EACH EQUIVALENT 4 DWELLING UNIT.; AND FOR A UNIT WITH MORE THAN 8,000 EQUIVALENT DWELLING (III) 6 UNITS, THERE WILL BE NO SURCHARGE OTHER THAN THE SURCHARGE IN 7 SUBPARAGRAPH (II) OF THIS PARAGRAPH. 8 FOR EACH EQUIVALENT DWELLING UNIT EXCEEDING 9 5,000 EQUIVALENT DWELLING UNITS, ZERO. (2) (I)FOR A RESIDENTIAL DWELLING THAT RECEIVES AN 11 INDIVIDUAL SEWER BILL, A USER OF AN ONSITE SEWAGE DISPOSAL SYSTEM OR A 12 HOLDING TANK THAT RECEIVES A WATER BILL, A BUILDING OR GROUP OF 13 BUILDINGS UNDER SINGLE OWNERSHIP OR MANAGEMENT THAT RECEIVES A WATER 14 AND SEWER BILL AND THAT CONTAINS MULTIPLE RESIDENTIAL DWELLINGS THAT 15 DO NOT RECEIVE AN INDIVIDUAL SEWER BILL, AND A NONRESIDENTIAL USER, THE 16 RESTORATION FEE SHALL BE: STATED IN A SEPARATE LINE ON THE SEWER OR WATER 17 18 BILL, AS APPROPRIATE, THAT IS LABELED "BAY RESTORATION FEE"; AND 19 COLLECTED FOR EACH CALENDAR QUARTER, UNLESS A 20 LOCAL GOVERNMENT OR BILLING AUTHORITY FOR A WATER OR WASTEWATER 21 FACILITY ESTABLISHED SOME OTHER BILLING PERIOD ON OR BEFORE JANUARY 1, 22 2004. 23 (II)A. IF THE USER DOES NOT RECEIVE A WATER BILL, FOR 24 USERS OF AN ONSITE SEWAGE DISPOSAL SYSTEM AND FOR USERS OF A SEWAGE 25 HOLDING TANK, THE COUNTY IN WHICH THE ONSITE SEWAGE DISPOSAL SYSTEM OR 26 HOLDING TANK IS LOCATED SHALL BE RESPONSIBLE FOR COLLECTING THE 27 RESTORATION FEE SHALL BE COLLECTED BY THE METHOD AND FREQUENCY 28 DETERMINED APPROPRIATE BY THE DEPARTMENT. A COUNTY MAY NEGOTIATE WITH A MUNICIPAL 29 30 CORPORATION LOCATED WITHIN THE COUNTY FOR THE MUNICIPAL CORPORATION 31 TO COLLECT THE RESTORATION FEE FROM ONSITE SEWAGE DISPOSAL SYSTEMS 32 AND HOLDING TANKS LOCATED IN THE MUNICIPAL CORPORATION. 33 THE GOVERNING BODY OF EACH COUNTY, IN 34 CONSULTATION WITH THE BAY RESTORATION FUND ADVISORY COMMITTEE, SHALL 35 DETERMINE THE METHOD AND FREQUENCY OF COLLECTING THE RESTORATION 36 FEE UNDER SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH. THE TOTAL FEE IMPOSED UNDER PARAGRAPH (1) OF THIS 37 38 SUBSECTION MAY NOT EXCEED \$120,000 ANNUALLY FOR A SINGLE SITE. FOR PURPOSES OF MEASURING AVERAGE DAILY WASTEWATER 40 FLOW, THE LOCAL GOVERNMENT OR BILLING AUTHORITY FOR A WASTEWATER

1 FACILITY SHALL USE EXISTING MEASURING METHODS OF 2 MEASUREMENT. WHICH MAY INCLUDE WATER USAGE OR OTHER ESTIMATION 3 METHODS. 4 (II)THE AVERAGING PERIOD IS: THE BILLING PERIOD ESTABLISHED BY THE LOCAL 6 GOVERNMENT OR BILLING AUTHORITY; OR 7 IF A BILLING PERIOD IS NOT ESTABLISHED BY THE LOCAL 8 GOVERNMENT OR BILLING AUTHORITY, A QUARTER OF A CALENDAR YEAR. (C) A NONRESIDENTIAL USER OF A WASTEWATER FACILITY IS 10 EXEMPT FROM PAYING THE SURCHARGE RESTORATION FEE IF: (1) THE USER'S WASTEWATER FACILITY'S (I)12 AVERAGE ANNUAL EFFLUENT NITROGEN AND PHOSPHORUS CONCENTRATIONS, AS 13 REPORTED IN THE FACILITY'S STATE DISCHARGE MONITORING REPORTS FOR THE 14 PREVIOUS CALENDAR YEAR, HAVE NOT EXCEEDED 3 MILLIGRAMS PER LITER TOTAL 15 NITROGEN AND 0.3 MILLIGRAMS PER LITER TOTAL PHOSPHORUS; AND 16 DEMONSTRATE THAT THE FACILITY IS ACHIEVING ENHANCED NUTRIENT REMOVAL, 17 AS DEFINED UNDER § 9-1601(L) OF THIS SUBTITLE; OR THE DEPARTMENT HAS DETERMINED THAT THE 19 WASTEWATER FACILITY DOES NOT DISCHARGE NITROGEN OR PHOSPHORUS AND IS 20 NOT REQUIRED TO MONITOR FOR NITROGEN OR PHOSPHORUS IN ITS DISCHARGE 21 PERMIT; AND THE OWNER OF THE THE USER'S WASTEWATER 22 (II)23 FACILITY HAS NOT RECEIVED A STATE OR FEDERAL GRANT FOR BIOLOGICAL 24 NUTRIENT REMOVAL OR ENHANCED NUTRIENT REMOVAL FOR THAT FACILITY:; THE USER'S WASTEWATER FACILITY DISCHARGES TO 25 26 GROUNDWATER AND THE ANNUAL AVERAGE NUTRIENT CONCENTRATIONS IN THE 27 WASTEWATER PRIOR TO DISCHARGE TO GROUNDWATER HAVE NOT EXCEEDED 3 28 MILLIGRAMS PER LITER TOTAL NITROGEN AND 0.3 MILLIGRAMS PER LITER TOTAL 29 PHOSPHORUS, AS DEMONSTRATED BY ANALYSIS OF THE GROUNDWATER FROM 30 MONITORING WELLS LOCATED ON THE PROPERTY AND AS REPORTED IN DISCHARGE 31 MONITORING REPORTS FOR THE PREVIOUS CALENDAR YEAR; AND THE USER'S WASTEWATER FACILITY HAS NOT RECEIVED A 32 (II)33 FEDERAL OR STATE GRANT FOR THAT FACILITY; OR 34 (3) THE DEPARTMENT DETERMINES THAT: THE USER'S WASTEWATER FACILITY DISCHARGES 35 (I) 36 NONCONTACT COOLING WATER, WATER FROM DEWATERING OPERATIONS, OR 37 RECLAIMED WASTEWATER FROM A FACILITY WHOSE USERS PAY IN TO THE FUND; 38 AND

1 2	(II) THE DISCHARGE DOES NOT RESULT IN A NET INCREASE IN LOADING OF NUTRIENTS COMPARED TO THE INTAKE WATER.
5 6 7	(V) (<u>D)</u> (<u>1)</u> SUBJECT TO THE APPROVAL OF THE ADMINISTRATION, A LOCAL GOVERNMENT <u>OR A BILLING AUTHORITY FOR A WATER OR WASTEWATER FACILITY</u> MAY ESTABLISH A PROGRAM TO EXEMPT FROM THE REQUIREMENTS OF THIS SECTION A RESIDENTIAL DWELLING ABLE TO DEMONSTRATE SUBSTANTIAL FINANCIAL HARDSHIP AS A RESULT OF THE <u>SURCHARGE</u> <u>RESTORATION FEE</u> .
	(VI) 1. THE SURCHARGE MAY BE ADJUSTED FOR FISCAL YEAR 2008 AND SUBSEQUENT YEARS IN ACCORDANCE WITH REGULATIONS ADOPTED UNDER SUBSECTION (G) OF THIS TITLE.
	2. ANY ADJUSTMENT TO THE AMOUNT OF THE SURCHARGE SHALL BE MADE SUBJECT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF ANY APPLICABLE BOND RESOLUTION.
17 18	(VII) 1. (2) (I) THE SURCHARGE EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE BAY RESTORATION FEE SHALL BE COLLECTED BY THE WASTEWATER FACILITY LOCAL GOVERNMENT OR THE BILLING AUTHORITY FOR THE WATER OR WASTEWATER FACILITY, AS APPROPRIATE, ON BEHALF OF THE STATE.
	(II) FOR A WASTEWATER FACILITY WITHOUT A BILLING AUTHORITY, THE COMPTROLLER MAY COLLECT THE RESTORATION FEE FROM THE FACILITY OWNER.
23 24	(3) A LOCAL GOVERNMENT, BILLING AUTHORITY FOR A WATER OR WASTEWATER FACILITY, OR ANY OTHER AUTHORIZED COLLECTING AGENCY:
27	(I) MAY USE ALL OF ITS EXISTING PROCEDURES AND AUTHORITY FOR COLLECTING A WATER AND OR SEWER BILL, AN ONSITE SEWAGE DISPOSAL SYSTEM BILL, OR A HOLDING TANK BILL IN ORDER TO ENFORCE THE COLLECTION OF THE BAY RESTORATION FEE; AND
29 30	(II) SHALL ESTABLISH A SEGREGATED ACCOUNT FOR THE DEPOSIT OF FUNDS COLLECTED UNDER THIS SECTION.
33	2. THE BILLING AUTHORITY FOR THE WASTEWATER FACILITY SHALL ADD THE FULL AMOUNT OF THE SURCHARGE TO EACH CUSTOMER'S BILL AND SHALL ESTABLISH A SEGREGATED ACCOUNT FOR THE DEPOSIT OF FUNDS COLLECTED UNDER THIS SUBTITLE.
35 36	3. A. THE ADMINISTRATION SHALL DETERMINE THE METHOD OF COLLECTION OF THE SURCHARGE FROM THE WASTEWATER FACILITY.
37	B. THE COLLECTIONS SHALL ACCRUE TO THE FUND.

	AUTHORITY, THE . FACILITY OWNER.		FOR A WASTEWATER FACILITY WITHOUT A BILLING STRATION MAY COLLECT THE SURCHARGE FROM THE
6	AUTHORIZED COL	HE A WA	ASTEWATER FACILITY A LOCAL GOVERNMENT, THE BILLING ATER OR WASTEWATER FACILITY, OR ANY OTHER G AGENCY SHALL COMPLETE AND SUBMIT, UNDER OATH, A RESTORATION FEES COLLECTED TO THE COMPTROLLER:
8 9	THE CALENDAR Q	<u>(I)</u> UARTEF	ON OR BEFORE THE 20TH DAY OF THE MONTH THAT FOLLOWS IN WHICH THE RESTORATION FEE WAS COLLECTED; AND
	COMPTROLLER M RESTORATION FE		FOR OTHER PERIODS AND ON OTHER DATES THAT THE CIFY BY REGULATION, INCLUDING PERIODS IN WHICH NO EEN COLLECTED.
15 16	ARE APPLICABLE	E PROVIS TO THE N, COLLI	T TO THE EXTENT OF ANY INCONSISTENCY WITH THIS SIONS OF TITLE 13 OF THE TAX - GENERAL ARTICLE THAT SALES AND USE TAX SHALL GOVERN THE ECTION, AND ENFORCEMENT OF THE RESTORATION FEE
18	<u>(3)</u>	THE CO	OMPTROLLER:
19		<u>(1)</u>	SHALL ADMINISTER THE RESTORATION FEE; AND
20 21	COLLECT, AND EN	(II) NFORCE	MAY ADOPT REGULATIONS NECESSARY TO ADMINISTER, THE RESTORATION FEE.
24		DMINIS'	FROM THE RESTORATION FEE REVENUE, THE COMPTROLLER N ADMINISTRATIVE COST ACCOUNT THE AMOUNT THAT IS TER THE FEE, WHICH MAY NOT EXCEED 0.5% OF THE FEES PTROLLER.
			AFTER MAKING THE DISTRIBUTION REQUIRED UNDER IIS PARAGRAPH, THE COMPTROLLER SHALL DEPOSIT THE E BAY RESTORATION FUND.
	(5) ACCOUNTS UNDE FINANCE AND PRO	R THIS S	ATE CENTRAL COLLECTION UNIT MAY COLLECT DELINQUENT SECTION IN ACCORDANCE WITH § 3-302 OF THE STATE MENT ARTICLE.
34 35	FINANCE AND PRO	OCUREN E OF PRO	NG FUND THAT IS NOT SUBJECT TO § 7-302 OF THE STATE MENT ARTICLE AND SHALL BE AVAILABLE IN PERPETUITY DVIDING FINANCIAL ASSISTANCE IN ACCORDANCE WITH
37 38	TO THE GENERAL	(II) FUND (MONEY IN THE FUND MAY NOT REVERT OR BE TRANSFERRED OF THE STATE.

34

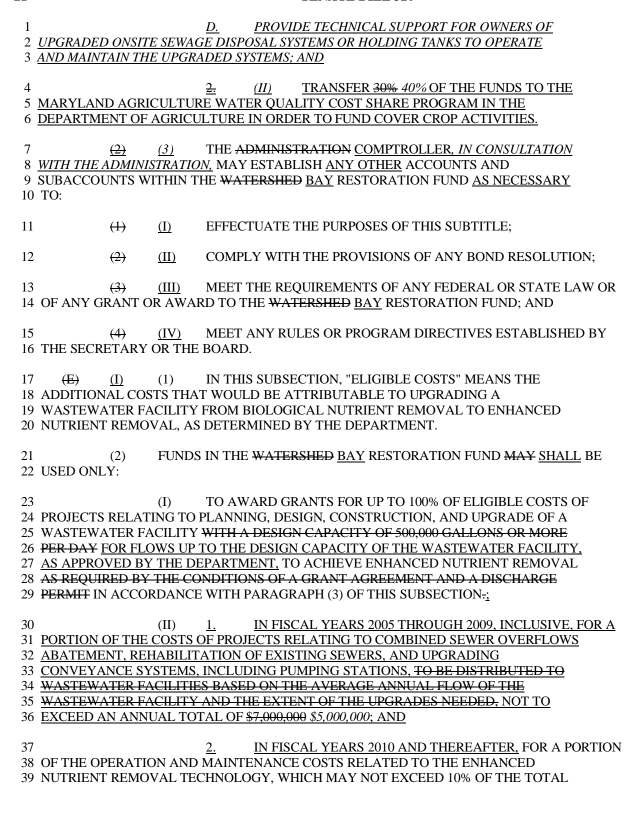
19 SENATE BILL 320 THE WATERSHED BAY RESTORATION FUND SHALL BE AVAILABLE 1 (2)2 FOR THE PURPOSE OF PROVIDING FINANCIAL ASSISTANCE IN ACCORDANCE WITH 3 THE PROVISIONS OF THIS SUBTITLE, SECTION FOR: ELIGIBLE COSTS OF PROJECTS RELATING TO PLANNING, 5 DESIGN, CONSTRUCTION, AND UPGRADES OF WASTEWATER FACILITIES TO ACHIEVE 6 ENHANCED NUTRIENT REMOVAL AS REQUIRED BY THE CONDITIONS OF A GRANT 7 AGREEMENT AND A DISCHARGE PERMIT; AND 8 ALL PROJECTS IDENTIFIED IN SUBSECTION SUBSECTIONS (H) (II)9 AND(I) OF THIS SECTION. (3) SUBJECT TO THE PROVISIONS OF ANY APPLICABLE BOND 11 RESOLUTION REGARDING THE HOLDING OR APPLICATION OF AMOUNTS IN THE 12 WATERSHED BAY RESTORATION FUND, THE TREASURER SHALL SEPARATELY HOLD, 13 AND THE COMPTROLLER SHALL ACCOUNT FOR, THE WATERSHED BAY RESTORATION 14 FUND. SUBJECT TO THE PROVISIONS OF ANY APPLICABLE BOND 15 (4) 16 RESOLUTION GOVERNING THE INVESTMENT OF AMOUNTS IN THE WATERSHED BAY 17 RESTORATION FUND, THE WATERSHED BAY RESTORATION FUND SHALL BE 18 INVESTED AND REINVESTED IN THE SAME MANNER AS OTHER STATE FUNDS. ANY INVESTMENT EARNINGS SHALL BE RETAINED TO THE CREDIT 20 OF THE WATERSHED BAY RESTORATION FUND. THE WATERSHED BAY RESTORATION FUND SHALL BE SUBJECT TO 22 AUDIT ONCE EVERY 2 YEARS BY THE OFFICE OF LEGISLATIVE AUDITS AS PROVIDED 23 FOR IN UNDER § 2-1220 OF THE STATE GOVERNMENT ARTICLE. 24 THE ADMINISTRATION SHALL OPERATE THE WATERSHED BAY 25 RESTORATION FUND IN ACCORDANCE WITH §§ 9-1616 THROUGH 9-1621 OF THIS 26 SUBTITLE. 27 (8)THE DEPARTMENT SHALL DETERMINE THE PRIORITY RANKING OF 28 PROJECTS. THERE SHALL BE DEPOSITED IN THE WATERSHED BAY (C) (G) 30 RESTORATION FUND: 31 (1) FUNDS RECEIVED FROM THE ENVIRONMENTAL SURCHARGE 32 RESTORATION FEE; 33 (2) NET PROCEEDS OF BONDS ISSUED BY THE ADMINISTRATION:

INTEREST OR OTHER INCOME EARNED ON THE INVESTMENT OF

35 MONEY IN THE WATERSHED BAY RESTORATION FUND; AND

ANY ADDITIONAL MONEY MADE AVAILABLE FROM ANY SOURCES, 1 (4) 2 PUBLIC OR PRIVATE, FOR THE PURPOSES FOR WHICH THE WATERSHED BAY 3 RESTORATION FUND HAS BEEN ESTABLISHED. WITH REGARD TO THE FUNDS COLLECTED UNDER SUBSECTION 4 5 (B)(1)(I), FROM USERS OF AN ONSITE SEWAGE DISPOSAL SYSTEM OR HOLDING TANK THAT RECEIVE A WATER BILL, (II), AND (III) OF THIS SECTION, BEGINNING IN FISCAL 7 YEAR 2006, THE COMPTROLLER SHALL: 8 ESTABLISH A SEPARATE ACCOUNT WITHIN THE BAY (I)9 RESTORATION FUND; AND 10 (II)DEPOSIT 70% OF THE FUNDS IN THAT ACCOUNT, TO BE 11 USED FOR PROJECTS THAT WILL ENHANCE THE REMOVAL OF NITROGEN FROM 12 ONSITE SEWAGE DISPOSAL SYSTEMS OR FOR OTHER COST EFFECTIVE METHODS TO 13 REDUCE THE DISCHARGE OF NITROGEN FROM ONSITE SEWAGE DISPOSAL SYSTEMS. 14 WITH PRIORITY GIVEN TO THE UPGRADING OF FAILING SYSTEMS LOCATED IN THE 15 CHESAPEAKE AND ATLANTIC COASTAL BAYS CRITICAL AREA; AND DISBURSE THE 16 FUNDS AS PROVIDED UNDER PARAGRAPH (2) OF THIS SUBSECTION. 17 (2) THE COMPTROLLER SHALL: 18 (I)DEPOSIT 60% OF THE FUNDS IN THE SEPARATE ACCOUNT TO 19 BE USED FOR: 20 WITH PRIORITY GIVEN TO FAILING SYSTEMS AND 21 HOLDING TANKS LOCATED IN THE CHESAPEAKE AND ATLANTIC COASTAL BAYS 22 CRITICAL AREA, GRANTS OR LOANS FOR UP TO 100% OF: 23 THE COSTS ATTRIBUTABLE TO UPGRADING AN ONSITE <u>A.</u> 24 SEWAGE DISPOSAL SYSTEM TO THE BEST AVAILABLE TECHNOLOGY FOR THE 25 REMOVAL OF NITROGEN; OR 26 THE COST DIFFERENCE BETWEEN A CONVENTIONAL В. 27 ONSITE SEWAGE DISPOSAL SYSTEM AND A SYSTEM THAT UTILIZES THE BEST 28 AVAILABLE TECHNOLOGY FOR THE REMOVAL OF NITROGEN; AND THE REASONABLE COSTS OF THE DEPARTMENT, NOT TO 30 EXCEED 8% OF THE FUNDS DEPOSITED INTO THE SEPARATE ACCOUNT, TO: 31 IMPLEMENT AN EDUCATION, OUTREACH, AND UPGRADE <u>A.</u> 32 PROGRAM TO ADVISE OWNERS OF ONSITE SEWAGE DISPOSAL SYSTEMS AND 33 HOLDING TANKS ON THE PROPER MAINTENANCE OF THE SYSTEMS AND TANKS AND 34 THE AVAILABILITY OF GRANTS AND LOANS UNDER ITEM 1 OF THIS SUBPARAGRAPH; REVIEW AND APPROVE THE DESIGN AND CONSTRUCTION 35 36 OF ONSITE SEWAGE DISPOSAL SYSTEM OR HOLDING TANK UPGRADES; ISSUE GRANTS OR LOANS AS PROVIDED UNDER

38 SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH; AND



- 1 ENVIRONMENTAL SURCHARGE RESTORATION FEE COLLECTED FROM USERS OF
- 2 WASTEWATER FACILITIES UNDER THIS SECTION BY THE ADMINISTRATION
- 3 COMPTROLLER ANNUALLY;
- 4 (III) AS A SOURCE OF REVENUE OR SECURITY FOR THE PAYMENT OF
- 5 PRINCIPAL AND INTEREST ON BONDS ISSUED BY THE ADMINISTRATION IF THE
- 6 PROCEEDS OF THE SALE OF THE BONDS WILL BE DEPOSITED IN THE WATERSHED
- 7 BAY RESTORATION FUND;
- 8 (IV) TO EARN INTEREST ON WATERSHED BAY RESTORATION FUND
- 9 ACCOUNTS:
- 10 (V) FOR THE REASONABLE COSTS OF ADMINISTERING THE
- 11 WATERSHED BAY RESTORATION FUND, WHICH MAY NOT EXCEED 1.5% OF THE TOTAL
- 12 ENVIRONMENTAL SURCHARGE RESTORATION FEES IMPOSED ON USERS OF
- 13 <u>WASTEWATER FACILITIES THAT ARE</u> COLLECTED BY THE ADMINISTRATION
- 14 COMPTROLLER ANNUALLY;
- 15 (VI) <u>IN FISCAL YEARS 2005 THROUGH 2007, INCLUSIVE</u>, FOR THE
- 16 REASONABLE ADMINISTRATIVE COSTS INCURRED BY A LOCAL GOVERNMENT OR A
- 17 BILLING AUTHORITY FOR A WATER OR WASTEWATER FACILITY COLLECTING THE
- 18 ENVIRONMENTAL SURCHARGE RESTORATION FEES, THE ADMINISTRATIVE COSTS
- 19 MAY BE RETAINED BY THE BILLING AUTHORITY IN AN AMOUNT NOT TO EXCEED 3%
- 20 5% OF THE TOTAL ENVIRONMENTAL SURCHARGE RESTORATION FEES COLLECTED
- 21 BY THE THAT LOCAL GOVERNMENT OR BILLING AUTHORITY;
- 22 (VII) FOR FUTURE UPGRADES OF WASTEWATER FACILITIES WITH A
- 23 DESIGN CAPACITY OF LESS THAN 500,000 GALLONS PER DAY TO ACHIEVE
- 24 ADDITIONAL NUTRIENT REMOVAL OR WATER QUALITY IMPROVEMENT, IN
- 25 ACCORDANCE WITH PARAGRAPH (4) PARAGRAPHS (6) AND (7) OF THIS SUBSECTION;
- 26 AND
- 27 (VIII) FOR COSTS ASSOCIATED WITH THE ISSUANCE OF BONDS; AND
- 28 (IX) SUBJECT TO THE CONDITIONS UNDER SUBSECTION (H) OF THIS
- 29 SECTION, PROJECTS RELATED TO THE REMOVAL OF NITROGEN FROM ONSITE
- 30 SEWAGE DISPOSAL SYSTEMS AND COVER CROP ACTIVITIES.
- 31 (3) THE GRANT AGREEMENT AND STATE DISCHARGE PERMIT, IF
- 32 APPLICABLE, SHALL REQUIRE AN OWNER OF A WASTEWATER FACILITY TO OPERATE
- 33 THE ENHANCED NUTRIENT REMOVAL FACILITY IN A MANNER THAT OPTIMIZES THE
- 34 NUTRIENT REMOVAL CAPABILITY OF THE FACILITY IN ORDER TO ACHIEVE
- 35 ENHANCED NUTRIENT REMOVAL PERFORMANCE LEVELS.
- 36 (4) (I) ALL WASTEWATER FACILITIES SERVING MARYLAND USERS
- 37 THAT HAVE CONTRIBUTED TO THE BAY RESTORATION FUND ARE ELIGIBLE FOR
- 38 GRANTS UNDER THIS SECTION, INCLUDING THE BLUE PLAINS WASTEWATER
- 39 TREATMENT PLANT IN THE DISTRICT OF COLUMBIA.

38 OF THE SENATE:

GRANTS ISSUED UNDER PARAGRAPH (2)(I) OF THIS SUBSECTION 1 (II)2 FOR UPGRADES TO THE BLUE PLAINS WASTEWATER TREATMENT PLANT MAY BE 3 AWARDED ONLY IF EACH PARTY TO THE BLUE PLAINS INTERMUNICIPAL 4 AGREEMENT OF 1985 CONTRIBUTES A PROPORTIONAL SHARE OF THE UPGRADE 5 COSTS IN ACCORDANCE WITH THE BLUE PLAINS INTERMUNICIPAL AGREEMENT OF 6 1985, AS REVISED AND UPDATED. PRIORITY FOR FUNDING AN UPGRADE OF A WASTEWATER 7 (4)(I) (5) 8 FACILITY SHALL BE COMMENCED ONLY ON COMPLETION OF GIVEN TO ENHANCED 9 NUTRIENT REMOVAL UPGRADES AT WASTEWATER FACILITIES WITH A DESIGN 10 CAPACITY OF 500,000 GALLONS OR MORE PER DAY. $\left(\mathbf{H}\right)$ (6) (I)THE ELIGIBILITY AND PRIORITY RANKING OF A 12 PROJECT SHALL BE DETERMINED BY THE DEPARTMENT BASED ON CRITERIA 13 ESTABLISHED IN REGULATIONS ADOPTED BY THE DEPARTMENT, IN ACCORDANCE 14 WITH SUBSECTION (G) (K) OF THIS SECTION. THE CRITERIA ADOPTED BY THE DEPARTMENT SHALL 15 (II)16 INCLUDE, AS APPROPRIATE, CONSIDERATION OF: THE COST-EFFECTIVENESS IN PROVIDING WATER 17 1. 18 QUALITY BENEFIT; 19 THE WATER QUALITY BENEFIT TO A BODY OF WATER 20 IDENTIFIED BY THE DEPARTMENT AS IMPAIRED UNDER SECTION 303(D) OF THE 21 CLEAN WATER ACT: 22 THE READINESS OF A WASTEWATER FACILITY TO 23 PROCEED TO CONSTRUCTION; AND 24 THE NITROGEN AND PHOSPHORUS LOADS DISCHARGED 25 BY A WASTEWATER FACILITY. A WASTEWATER FACILITY THAT HAS NOT BEEN OFFERED OR HAS 26 27 NOT RECEIVED FUNDS FROM THE DEPARTMENT UNDER THIS SECTION OR FROM ANY 28 OTHER FUND IN THE DEPARTMENT MAY NOT BE REQUIRED TO UPGRADE TO 29 ENHANCED NUTRIENT REMOVAL LEVELS, EXCEPT AS OTHERWISE REQUIRED UNDER 30 FEDERAL OR STATE LAW. (F) THERE IS A WATERSHED BAY RESTORATION FUND ADVISORY 31 (1) <u>(J)</u> 32 COMMITTEE. THE COMMITTEE CONSISTS OF THE FOLLOWING MEMBERS: 33 (2) 34 (I) THE SECRETARIES OF THE ENVIRONMENT, AGRICULTURE, 35 PLANNING, NATURAL RESOURCES, AND BUDGET AND MANAGEMENT, OR THEIR **36 DESIGNEES:** ONE MEMBER OF THE SENATE, APPOINTED BY THE PRESIDENT (II)

- 1 (III) ONE MEMBER OF THE HOUSE OF DELEGATES, APPOINTED BY 2 THE SPEAKER OF THE HOUSE OF DELEGATES;
- 3 (IV) TWO <u>PERSONS INDIVIDUALS</u> REPRESENTING PUBLICLY OWNED 4 WASTEWATER FACILITIES, APPOINTED BY THE GOVERNOR;
- 5 (V) TWO <u>PERSONS INDIVIDUALS</u> REPRESENTING ENVIRONMENTAL 6 ORGANIZATIONS, APPOINTED BY THE GOVERNOR;
- 7 (VI) ONE PERSON INDIVIDUAL EACH FROM THE MARYLAND
- 8 ASSOCIATION OF COUNTIES AND THE MARYLAND MUNICIPAL LEAGUE, APPOINTED
- 9 BY THE GOVERNOR:
- 10 (VII) TWO PERSONS INDIVIDUALS REPRESENTING THE BUSINESS
- 11 COMMUNITY, APPOINTED BY THE GOVERNOR; AND
- 12 (VIII) TWO <u>PERSONS</u> <u>INDIVIDUALS</u> REPRESENTING LOCAL HEALTH
- 13 DEPARTMENTS WITH WHO HAVE EXPERTISE IN ON SITE ONSITE SEWAGE DISPOSAL
- 14 SYSTEMS, APPOINTED BY THE GOVERNOR; AND
- 15 (IX) ONE INDIVIDUAL REPRESENTING A UNIVERSITY OR RESEARCH
- 16 INSTITUTE WHO HAS EXPERTISE IN NUTRIENT POLLUTION, APPOINTED BY THE
- 17 GOVERNOR.
- 18 (3) THE GOVERNOR SHALL APPOINT THE CHAIRMAN OF THE
- 19 COMMITTEE FROM THE DESIGNATED MEMBERS OF THE COMMITTEE.
- 20 (4) THE COMMITTEE MAY CONSULT WITH ANY STAKEHOLDER GROUP AS 21 IT DEEMS NECESSARY.
- 22 (5) (I) THE TERM OF A MEMBER IS 4 YEARS.
- 23 (II) A MEMBER CONTINUES TO SERVE UNTIL A SUCCESSOR IS
- 24 APPOINTED.
- 25 (III) THE TERMS OF THE MEMBERS APPOINTED BY THE GOVERNOR
- 26 ARE STAGGERED AS REQUIRED BY THE TERMS PROVIDED FOR MEMBERS OF THE
- 27 COMMITTEE ON OCTOBER 1, 2004.
- 28 (IV) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE
- 29 UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIES.
- 30 (V) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN
- 31 SERVES ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED
- 32 AND QUALIFIES.
- 33 (6) THE COMMITTEE SHALL:
- 34 (I) PERFORM AN ANALYSIS OF THE COST OF NUTRIENT REMOVAL
- 35 FROM WASTEWATER FACILITIES;

(II)IDENTIFY ADDITIONAL SOURCES FOR FUNDING THE 1 2 WATERSHED BAY RESTORATION FUND, INCLUDING A MEANS OF ESTABLISHING A 3 SIMILAR IMPACT FEE FOR ON SITE SEWAGE DISPOSAL SYSTEM OWNERS: MAKE RECOMMENDATIONS TO IMPROVE THE EFFECTIVENESS 5 OF THE WATERSHED BAY RESTORATION FUND IN REDUCING NUTRIENT LOADINGS 6 TO THE WATERS OF THE STATE; MAKE RECOMMENDATIONS REGARDING THE APPROPRIATE (IV) 8 ENVIRONMENTAL SURCHARGE RESTORATION FEE TO BE ASSESSED IN FISCAL YEAR 9 2008 AND SUBSEQUENT YEARS AS NECESSARY TO MEET THE FINANCING NEEDS OF 10 THE WATERSHED BAY RESTORATION FUND: 11 (V) IN CONSULTATION WITH THE GOVERNING BODY OF EACH 12 COUNTY: 13 IDENTIFY USERS OF ONSITE SEWAGE DISPOSAL SYSTEMS <u>1.</u> 14 AND HOLDING TANKS; AND 15 MAKE RECOMMENDATIONS TO THE GOVERNING BODY OF 16 EACH COUNTY ON THE BEST METHOD OF COLLECTING THE BAY RESTORATION FEE 17 FROM THE USERS OF ONSITE SEWAGE DISPOSAL SYSTEMS AND HOLDING TANKS 18 THAT DO NOT RECEIVE WATER BILLS: 19 (VI)ADVISE THE DEPARTMENT ON THE COMPONENTS OF AN 20 EDUCATION, OUTREACH, AND UPGRADE PROGRAM ESTABLISHED WITHIN THE 21 DEPARTMENT UNDER SUBSECTION (H)(2)(I)2 OF THIS SECTION: (VII)STUDY THE AVAILABILITY OF MONEY FROM THE FUND FOR 22 23 THE SUPPLEMENTAL ASSISTANCE PROGRAM WITHIN THE DEPARTMENT TO PROVIDE 24 GRANTS TO SMALLER, ECONOMICALLY DISADVANTAGED COMMUNITIES IN THE 25 STATE TO UPGRADE THEIR WASTEWATER COLLECTION AND TREATMENT 26 FACILITIES; 27 (VIII) ADVISE THE SECRETARY CONCERNING THE ADOPTION OF 28 REGULATIONS AS DESCRIBED IN SUBSECTION (G) (K) OF THIS SECTION; AND (IX)BEGINNING JANUARY 1, 2006, AND EVERY 2 YEARS YEAR 30 THEREAFTER, REPORT TO THE GOVERNOR AND, SUBJECT TO § 2-1246 OF THE STATE 31 GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON ITS FINDINGS AND 32 RECOMMENDATIONS. 33 (7) MEMBERS OF THE COMMITTEE: 34 (I) MAY NOT RECEIVE COMPENSATION; BUT ARE ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER 35 (II)

36 THE STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE BUDGET.

- 26 **SENATE BILL 320** 1 THE DEPARTMENT OF THE ENVIRONMENT, DEPARTMENT OF (8)AGRICULTURE, DEPARTMENT OF PLANNING, DEPARTMENT OF NATURAL 2 3 RESOURCES, AND DEPARTMENT OF BUDGET AND MANAGEMENT SHALL PROVIDE 4 STAFF SUPPORT FOR THE COMMITTEE. THE DEPARTMENT SHALL ADOPT ANY REGULATIONS THAT ARE 5 (G) (1)(K) 6 NECESSARY OR APPROPRIATE TO CARRY OUT THE PROVISIONS OF THIS SUBTITLE SECTION. THE DEPARTMENT. IN CONSULTATION WITH THE WATERSHED FUND 8 (2)9 ADVISORY COMMITTEE, MAY ADOPT REGULATIONS THAT ESTABLISH THE AMOUNT, 10 METHOD OF CALCULATION, AND TYPES OF ENVIRONMENTAL SURCHARGES TO BE 11 DEPOSITED IN THE WATERSHED RESTORATION FUND FOR FISCAL YEAR 2008 AND 12 SUBSEQUENT YEARS. 13 9-1611. 14 (a) Bonds may be secured by a trust agreement by and between the 15 Administration and a corporate trustee, which may be any trust company or bank 16 having trust powers, within or without the State. Such trust agreement may pledge or 17 assign all or any part of the revenues or corpus of the Water Quality [Fund or] FUND, 18 Drinking Water Loan Fund, OR WATERSHED BAY RESTORATION FUND, or any 19 account [therein] WITHIN THESE FUNDS, and may pledge or assign or grant a lien on 20 or security interest in any loan agreement or loan obligation. Any such trust 21 agreement or resolution authorizing the issuance of bonds may contain such 22 provisions for the protection and enforcement of the rights and remedies of the 23 bondholders as may be deemed reasonable and proper, including covenants setting 24 forth the duties of the Administration in relation to the making, administration and 25 enforcement of loans and the custody, safeguarding and application of moneys. Such 26 trust agreement may set forth the rights and remedies of the bondholders and of the 27 trustee and may restrict the individual right of action by bondholders. In addition to 28 the foregoing, such trust agreement may contain such other provisions as the Director 29 may deem reasonable and proper for the security of the bondholders, including, 30 without limitation, covenants pertaining to the issuance of additional parity bonds 31 upon conditions stated therein consistent with the requirements of this subtitle. 32 (b) The proceeds of the sale of bonds shall be disbursed in such manner and 33 under such restrictions, if any, as may be provided in such trust agreement. 34 (1) The revenues and moneys designated as security for bonds shall be
- set aside at such regular intervals as may be provided in the bond resolution in a 35
- 36 special account in the Water Quality Fund, if the net sale proceeds will be deposited in
- 37 the Water Quality Fund, [or] the Drinking Water Loan Fund, if the net sale proceeds
- 38 will be deposited in the Drinking Water Loan Fund, OR THE WATERSHED BAY
- 39 RESTORATION FUND, IF THE NET SALE PROCEEDS WILL BE DEPOSITED IN THE
- 40 WATERSHED BAY RESTORATION FUND, which is pledged to, and charged with, the
- 41 payment of:
- 42 (i) The interest upon such bonds as such interest falls due;

- 1 (ii) The principal of such bonds as it falls due;
- 2 The necessary charges of the trustee, bond registrar, and paying (iii)
- 3 agents; and
- The redemption price or purchase price of bonds retired by call 4 (iv)
- 5 or purchase as provided in the bond resolution or trust agreement.
- Any amounts set aside in such special account which are not needed 6
- 7 to provide for the payment of the items included under paragraph (1) of this
- 8 subsection may be used for any other lawful purpose, to the extent provided in the
- 9 bond resolution. Such pledge shall be valid and binding from the time when the
- 10 pledge is made. Such revenues or other moneys so pledged and thereafter received by
- 11 the Administration shall immediately be subject to the lien of such pledge without
- 12 any physical delivery thereof or further act, and the lien of any such pledge shall be
- 13 valid and binding as against all parties having any claims of any kind in tort,
- 14 contract, or otherwise against the Administration or the Water Quality Fund, [or] the
- 15 Drinking Water Loan Fund, OR THE WATERSHED BAY RESTORATION FUND,
- 16 irrespective of whether such parties have notice thereof. Neither the bond resolution
- 17 nor any trust agreement by which a pledge is created need be filed or recorded except
- 18 in the records of the Administration, any public general or public local law to the
- 19 contrary notwithstanding.
- 20 Any net earnings of the Administration, beyond that necessary for the
- 21 retirement of bonds or to implement the public purposes or programs of the
- 22 Administration, shall not inure to the benefit of any person, other than the State of
- 23 Maryland for use to accomplish the purposes of this subtitle.
- 24 9-1616.
- 25 The Administration shall not be required to give any bond as security for costs,
- 26 supersedeas, or any other security in any suit or action brought by or against it, or in
- 27 proceedings to which it may be a party, in any court of this State, and the
- 28 Administration shall have the remedies of appeal of whatever kind to all courts
- 29 without bonds, supersedeas, or security of any kind. No builder's, materialman's,
- 30 contractor's, laborer's, or mechanic's liens of any kind or character shall ever attach to
- 31 or become a lien upon the Water Quality [Fund or] FUND, the Drinking Water Loan
- 32 Fund, OR THE WATERSHED BAY RESTORATION FUND or any property, real or
- 33 personal, belonging to the Administration and no assignment of wages shall be
- 34 binding upon or recognized by the Administration.
- 35 9-1617.
- 36 The Administration shall make provision for a system of financial accounting,
- 37 controls, audits, and reports in accordance with generally accepted principles of
- 38 governmental accounting. All accounting systems and records, auditing procedures
- 39 and standards, and financial reporting for the Water Quality Fund, THE DRINKING
- 40 WATER LOAN FUND, AND THE WATERSHED BAY RESTORATION FUND shall conform to
- 41 the requirements of Title VI of the Federal Water Pollution Control Act, THE
- 42 FEDERAL SAFE DRINKING WATER ACT, AND THE CHESAPEAKE BAY WATERSHED AND

- 1 ATLANTIC COASTAL BAYS BAY RESTORATION FUND ACT, AS APPLICABLE and, to the
- 2 extent not inconsistent therewith, generally accepted principles of governmental
- 3 accounting. As soon as practical after the closing of the fiscal year, an audit shall be
- 4 made of the financial books, records, and accounts of the Administration. The audit
- 5 shall be made by independent certified public accountants, selected by the
- 6 Administration, and licensed to practice in the State as auditors. The auditors may
- 7 not have a personal interest either directly or indirectly in the fiscal affairs of the
- 8 Administration. They shall be experienced and qualified in the accounting and
- 9 auditing of public bodies. The report of audit shall be prepared in accordance with
- 10 generally accepted auditing principles and point out any irregularities found to exist.
- 11 The auditors shall report to the Secretary the results of their examination, including
- 12 their unqualified opinion on the presentation of the financial positions of the Water
- 13 Quality [Fund and] FUND, the Drinking Water Loan Fund, AND THE WATERSHED
- 14 BAY RESTORATION FUND, and the results of the Administration's financial
- 15 operations. If they are unable to express an unqualified opinion they shall state and
- 16 explain in detail the reasons for their qualifications, disclaimer, or opinion including
- 17 recommendations necessary to make possible future unqualified opinions.
- SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the members
- 19 of the Chesapeake Bay Watershed Restoration Fund Advisory Committee, appointed
- 20 by the Governor, shall expire as follows:
- 21 (1) four members in 2005;
- 22 (2) four members in 2006; and
- 23 (3) four three members in 2007.
- 24 SECTION 3. AND BE IT FURTHER ENACTED, That the Bay Restoration
- 25 Fund Advisory Committee, in consultation with the governing body of each county,
- 26 shall study and, subject to § 2-1246 of the State Government Article, report on or
- 27 before January 15, 2005, to the Senate Education, Health, and Environmental Affairs
- 28 Committee and the House Environmental Matters Committee regarding methods
- 29 evaluated and recommended for the collection of the Bay restoration fee by local
- 30 governments from users of onsite sewage disposal systems and users of sewage
- 31 holding tanks that do not receive water bills, in accordance with § 9-1605.2 of the
- 32 Environment Article, as enacted by Section 1 of this Act.
- 33 SECTION 4. AND BE IT FURTHER ENACTED, That, on or before December
- 34 31, 2006, the Bay Restoration Fund Advisory Committee, in conjunction with the
- 35 Maryland Association of Counties and the Maryland Municipal League, shall, subject
- 36 to § 2-1246 of the State Government Article, jointly report to the Senate Education,
- 37 Health, and Environmental Affairs Committee and the House Environmental Matters
- 38 Committee regarding the extent of administrative costs incurred by local
- 39 governments in the collection of the Bay restoration fee and the reasonableness of the
- 40 reimbursement authorized under § 9-1605.2(i)(2)(vi) of the Environment Article, as
- 41 enacted under by Section 1 of this Act.

- SECTION 3. 5. AND BE IT FURTHER ENACTED, That , on or before December
- 2 <u>31, 2006, the Department of the Environment shall, subject to § 2-1246 of the State</u>
- 3 Government Article, jointly report to the Senate Education, Health, and
- 4 Environmental Affairs Committee and the House Environmental Matters Committee
- 5 <u>regarding the implementation of the onsite sewage disposal system and holding tank</u>
- 6 education, outreach, and upgrade program and the extent of administrative costs
- 7 incurred by the Department in the implementation of the program authorized under §
- 8 9-1605.2(h)(2)(i) of the Environment Article, as enacted by Section 1 of this Act.
- 9 <u>SECTION 6. AND BE IT FURTHER ENACTED, That</u> this Act shall take effect
- 10 July October July 1, 2004.